ing shall not receive more than one thousand dollars a year as a full compensation for his services, and the employment of a secretary, as heretofore, is expressly prohibited.

SEC. 3. This act to take effect and be in force from and after its publica-

tion in the Iowa State Register and Iowa State Journal.

Approved March 30, 1860.

I hereby certify that the foregoing act was published in the Iowa State Journal, April 14th, 1860, and in the Iowa State Register April 18th, 1860.

ELIJAH SELLS, Secretary of State.

[S. F. 204.)

CHAPTER 51.

[Chap. 77.]

ALIENS.

AN ACT respecting the taking effect of the laws of 1858, entitled "An act respecting Aliens," approved March 15th, 1858.

Whereas, The general assembly did, on the 15th day of March, A. D. 1858, pass an act entitled "an act respecting aliens," as found upon the ninety-

eighth page of the laws of said year; and

[56] Whereas, Said law provided that the same should take effect and be in force from and after its publication in several newspapers printed in this state, which was not done in accordance with the provisions of said law, whereby doubts have arisen whether said law was in force; now, in order to remove any and all objections to said law,

Be it enacted by the General Assembly of the State of Iowa,

SECTION 1. In force. That said law is hereby declared to have been in full force and effect from and after the 4th day of July, A. D. 1858, by virtue of the constitution of the state of Iowa.

SEC. 2. That this act shall take effect and be in force from and after its publication in the Daily State Journal, at Des Moines, and "Der Democrat," published at Davenport.

Approved March 30th, 1860.

I hereby certify that the foregoing act was published in the Iowa State Journal April 14, 1860, and in the Der Democrat April 13, 1860.

ELIJAH SELLS, Secretary of State.

[S. F. 213.]

CHAPTER 52.

[Chap. 80.]

SENATORIAL APPORTIONMENTS.

AN ACT to re apportion the State into Senatorial Districts.

Be it enacted by the General Assembly of the State of Iowa,

Section 1. The ratio for the apportionment of the state into senatorial districts shall be one senator for each seventeen thousand inhabitants or fraction thereof, exceeding one half in each senatorial district.

SEC. 2. 1st district. The county of Lee shall constitute the first district,

and shall have two senators.

Sec. 3. 2d district. The county of Van Buren shall constitute the second district, and shall have one senator.

Sec. 4. 3d district. The county of Davis shall constitute the third district, and have one senator.

[57] Sec. 5. 4th district. The county of Appanoose shall constitute the fourth district, and shall have one senator.

Sec. 6. **5th district**. The counties of Wayne and Decatur shall constitute the fifth district, and shall have one senator; and the votes for senator in said district shall be canvassed at the county seat of Decatur county.

SEC. 7. 6th dis trict. The counties of Ringgold, Taylor, Page, Union, Adams, and Montgomery, shall constitute the sixth district, and shall have one senator; and the votes for senator in the sixth district shall be canvassed at the county seat of Taylor county.

SEC. 8. 7th district. The counties of Fremont, Mills and Pottawattamie, shall constitute the seventh district, and have one senator. The votes for senator in the seventh district shall be canvassed at the county seat of Mills county

Sec. 9. 8th district. The county of Des Moines shall constitue the eighth district, and have one senator.

SEC. 10. 9th district. The county of Henry shall constitute the ninth district, and shall have one senator.

Sec. 11. 10th district. The county of Jefferson shall constitute the tenth district, and shall have one senator.

Sec. 12. 11th district. The county of Wapello shall constitute the eleventh district and have one senator.

Sec. 13. 12th district. The counties of Monroe and Lucas shall constitute the twelfth district, and have one senator. The votes for senator in the twelfth district shall be canvassed at the county seat of Monroe county.

Sec. 14. 13th district. The county of Louisa shall constitute the thirteenth district, and shall have one senator.

Sec. 15. 14th district. The county of Muscatine shall constitute the four-teenth district, and shall have one senator.

SEC. 16. 15th district. The county of Washington shall constitute the fifteenth district, and shall have one senator.

SEC. 17. 16th district. The county of Keokuk shall constitute the sixteenth district, and shall have one senator.

Sec. 18. 17th district. The county of Mahaska shall constitute the seventeenth district, and shall have one senator.

Sec. 19. 18th district. The county of Marion shall constitute the eighteenth district, and shall have one senator.

[58] Sec. 20. 19th district. The county of Scott shall contitute the nineteenth district, and shall have two senators.

Sec. 21. 20th district. The county of Clinton shall constitute the twentieth district, and shall have one senator.

Sec. 22. 21st district. The county of Cedar shall constitute the twenty-first district, and shall have one senator.

Sec. 23. **22d district.** The county of Johnson shall constitute the twenty-second district, and shall have one senator.

Sec. 24. 23d district. The county of Polk shall constitute the twenty-third district, and shall have one senator.

SEC. 25. 24th district. The county of Jackson shall constitute the twenty-fourth district, and shall have one senator.

SEC. 26. 25th district. The county of Jones shall constitute the twenty-fifth district, and shall have one senator.

SEC. 27. 26th district. The county of Linn shall constitute the twenty-sixth district, and shall have one senator.

Sec. 28. 27th district. The county of Dubuque shall constitute the twenty-seventh district, and shall have two senators.

SEC. 29. **28th district.** The county of Clayton shall constitute the twenty-eighth district, and shall have one senator.

Sec. 30. 29th district. The county of Warren shall constitute the twenty-ninth district, and shall have one senator.

SEC. 31. 30th district. The counties of Madison and Clark shall constitute the thirtieth district, and shall have one senator. The votes for senator in the thirtieth district shall be canvassed at the county seat of Madison county.

SEC. 32. 31st district. The counties of Adair, Cass, Dallas, Guthrie, Audubon and Shelby, shall constitute the thirty first district, and shall have one senator. And the votes for senator in the thirty-first district shall be canvassed at the county seat of Adair county.

SEC. 33. **32d district.** The counties of Harrison, Monona, Crawford, Carroll, Woodbury, Sac, Ida, Calhoun, Webster, Humboldt, Pocahontas, Buena Vista, Cherokee, Plymouth, Sioux, O'Brien, Clay, Palo Alto, Kossuth, Emmett, Dickinson, Osceola and Buncombe, shall constitute the thirty-second district, and shall have one senator. And the votes cast in said district for senator shall be canvassed at the county seat of Sac county.

shall be canvassed at the county seat of Sac county.

[59] Sec. 34. **33d district.** The counties of Iowa and Powesheik shall constitute the thirty-third district, and shall have one senator. And the votes for senator in the thirty-third district shall be canvassed at the county seat of Poweshiek county.

SEC. 35. 34th district. The counties of Marshall, Hardin and Grundy, shall constitute the thirty-fourth district and shall have one senator. And the votes cast therein for senator shall be canvassed at the county seat of Marshall county.

SEC. 36. 35th district. The counties of Benton and Tama shall constitute the thirty-fifth district, and shall have one senator. And the votes cast for senator in said district shall be canvassed at the county seat of Benton county.

SEC. 37. **36th district.** The counties of Black Hawk, Butler and Franklin shall constitute the thirty-sixth district, and shall have one senator. And the votes cast for senator therein shall be canvassed at the county seat of Black Hawk county.

SEC. 38. 37th district. The counties of Delaware and Buchanan, shall constitute the thirty-seventh district, and shall have one senator. And the votes cast in said district for senator shall be canvassed at the county seat of Buchanan county.

SEC. 39. **38th district.** The counties of Fayette and Bremer shall constitute the thirty-eight district, and shall have one senator. And the votes cast therein for senator shall be canvassed at the county seat of Fayette county.

SEC. 40. 39th district. The county of Alamakee shall constitute the thirty-ninth district, and shall have one senator.

SEC. 41. 40th district. The counties of Chickasaw, Howard, Mitchell, Winnebago, Hancock, Floyd, Worth, Cerro Gordo and Wright, shall constitute the fortieth district, and shall have one senator. And the votes cast in said district for said office shall be canvassed at the county seat of Floyd county.

SEC. 42. **41st district.** The counties of Story, Boone, Hamilton, and Greene, shall constitute the forty-first district, and shall have one senator, and the votes cast in said dis- [60] trict, for said office shall be canvassed at the county seat of Story county.

SEC. 43. 42d district. The county of Winneshiek shall constitute the forty-second district, and shall have one senator.

Sec. 44. 43d district. The county of Jackson shall constitute the forty-third district, and shall have one senator.

Sec. 45. No district herein constituted shall be represented in the next general assembly by a greater number of senators than herein provided for. Approved March 30, 1860.

[H. F. 170.]

CHAPTER 53.

[Chap. 81.]

COMMISSIONER OF IMMIGRATION.

AN ACT to provide for the establishment of a Commissioner in the City of New York, to promote immigration to the State of Iowa.

Be it enacted by the General Assembly of the State of Iowa,

Section 1. To be appointed by the govern'r with consent of the senate—keep an intelligence office in New York—report to the governor. That a commissioner of immigration for the state of Iowa, shall be appointed by the governor, with the consent of the senate, who shall hold his office for two years from the first day of May next, and shall reside and keep an office in the city of New York at least from the first day of May until the first day of December in each year, which office shall be kept open at all reasonable business hours, between the dates aforesaid, and to give to immigrants the necessary information in relation to the soil and climate of the state, and the branches of business to be pursued with advantages therein, and the cheapest and most expeditious route by which the same can reach the state, and to give such further information as will, as far as practicable, protect immigrants against the impositions often practiced upon them; to report to the governor as often as required, and in the manner to be prescribed by him, the number of immigrants sent by him to the state, [61] their nationality, and the branches of business intended to be pursued by them.

Sec. 2. Gov. may remove. The governor shall have power to remove such commissioner for inefficiency and misconduct in the discharge of the duties of

his office, and to appoint some proper person in his place.

SEC. 3. Appropriation. The following sums of money are hereby appropriated out of any moneys in the state treasury not otherwise appropriated, to carry out the objects of this act, the sum of two thousand four hundred dollars for the salary of said commissioner of immigration, for two years; a sum not exceeding one thousand dollars, to be expended under the direction of the governor, in a publication of a description of the state, in English, German, and such other languages as the governor shall deem advisable; a sum not exceeding one thousand one hundred dollars for office rent, furnishing the same, and for maps and books to be used in the office of the commissioner of immigration.

SEC. 4. Salary paid quarterly. The salary of said commissioner shall be paid to him quarterly, in advance, and the remainder of the sums appropriated shall be paid on the order of the governor, for said purposes, in such sums

and at such times as the governor shall direct.

SEC. 5. No fee exept salary to be rec'd. And be it further enacted, That if said commissioner shall, directly or indirectly, take or receive any fee, compensation or reward, except said salary, he shall be deemed guilty of felony, and shall be punished by imprisonment in the state's prison for not less than one nor more than five years.

SEC. 6. This act shall take effect from and after its publication in the Daily Iowa State Register and the Daily Iowa State Journal, published at

Des Moines.

Approved March 30, 1860.

I hereby certify that the foregoing act was published in the Iowa State Register April 11, 1860, and in the Iowa State Journal April 7, 1860.

ELIJAH SELLS, Sec. of State.